UNITED STATES D EASTERN DISTRIC Alexandria	CT OF VIRGINIA	5	
		CLERK, U.S. DISTRICT CO ALEXANDRIA, VIRGIN	DUAT A
MEADWESTVACO CORPORATION, et al.)		• -
Plaintiffs)		
ν.) Case No. 1:10cv511		
REXAM PLC, et al.)	GBL/TRJ)	
Defendants			

JOINT STIPULATION AND ORDER REGARDING PROVISIONAL DAMAGES AND DEFENDANTS' PENDING MOTION FOR SUMMARY JUDGMENT

WHEREAS, plaintiffs MeadWestvaco Corporation and MeadWestvaco Calmar, Inc. (collectively "MWV") have decided not to seek provisional damages in the above-captioned litigation from defendants Rexam Dispensing Systems SAS, Rexam Beauty and Closures Inc., Valois S.A.S. or Valois of America, Inc. (collectively "Defendants"):

IT IS HEREBY STIPULATED by MWV, and Ordered by the Court, that MWV may not seek money damages from Defendants for infringement prior to May 18, 2010 for U.S. Patent No. 7,718,132 and May 25, 2010 for U.S. Patent No. 7,722,819. This Stipulation and Order is without prejudice to MWV's right to seek provisional or pre-issuance damages from parties other than Defendants. As such, Defendants' pending Motion for Partial Summary Judgment on Plaintiffs' Claim for Pre-Issuance Damages under 35 U.S.C. § 154 (the "Motion") is moot. In the event the Court considers the merits of any issues raised in Defendants' Memorandum in support of the Motion (the "Memorandum"), Plaintiffs reserve their rights to respond and do not concede the facts or argument set forth in the Memorandum.

ACCORDINGLY, IT IS FURTHER STIPULATED by Defendants that Defendants' pending Motion is moot and can be removed from the calendar on October 8, 2010. As Plaintiff's unrelated Motion to Dismiss is calendared for the same date and time, the hearing should remain on the Court's calendar.

Respectfully Submitted,

MEADWESTVACO CORPORATION MEADWESTVACO CALMAR, INC.

By Ma (was'

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SEEN AND AGREED:

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SO ORDERED this 5

day of october 2010

Gerald Bruce Lee

Alexandria, Virginia

Gendte Brandse District Judge United States District Judge